









opportunity for action. It was even reported, on the good authority, that certain persons had been arrested for solicitation not to be present in the crowd on Monday evening. I fear, too, from what I hear, that the collision took place with the concurrence of the Imperial Government at St. Petersburg. But, as I said, I do not feel that the Russian people were to be blamed on Monday morning, after the temper of the town had been seen on Sunday—if the streets had been kept clear, and no crowd allowed to collect, or even had the police been ordered to disperse the crowd, the special constables, under the direction of the Municipal Council, the innocent blood of women, of slight-ages, of merely inquisitive loiterers, need not have been shed. Since Monday morning, and the publication of the account of the riot, there have been published for the preservation of the peace and the prevention of assemblages in the streets. But the thought to have been published before. Of unnecessary bloodshed, and of the trial in the streets of thousands of individuals that "All they that take the sword shall perish with the sword."

(From the Times, April 16.)

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## arms between Garibaldi and C

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### TITLES TO LAND IN NEW ZEALAND.—

FORCIBLY, in reply to a question from Mr. Hope, said measure was under the consideration of the home Government, and that he was not prepared to say whether it possessed the confidence of competent persons in the country, with the addition of the fact that the Government were not in the possession of the confidence of the native population, to the detriment of deciding questions relating to native rights and customs. He then adjourned.

FRIDAY, APRIL 22.

**MARRIAGE WITH A DECEASED WIFE'S SISTER.**—Mr. Milner inquired of the Speaker whether the division of the Marriage Law Amendment Bill, on the 17th inst. had been taken, and whether the Government were of opinion that it was competent to the hon. member to ask the House to read the bill a second time on another day. He showed that the bill was not yet read, and that the Government were of opinion that it was competent to the hon. member to ask the House to read the bill a second time on another day, and bring it into the House as an amended form as voted for by the House, and that it proposed to apply a different law of marriage to different parts of the United Kingdom.

**THE BALLOT.**—Mr. H. Berkeley brought forward a memorial number for the protection of the rights of electors in voting for members to serve in the House of Commons. Although some mysterious influence seemed, he said, to be at work to prevent the bill from passing, he had some measures of reform at Parliamentary Reform, of which he was in favour, and which he thought it was no reason, he thought, why he should not propose his measure, the effect of which would be to change the direction of the bill, and to give the electors a choice to put his Reform Bill. The question of suffrage by ballot had, he observed, been often and completely decided; he, however, reinforced the arguments in favour of the ballot, and he thought that the Government had employed far too much force and guile to intimidate, by additional facts and evidence which he read from manuscript books, making occasional corrections, and which he did not understand completely. His hon. friend, he thought, did not understand that courtesy was not extended to it, and that the Government, justice, which other bills not so high so important as this.

The motion was seconded by Sir C. Douglas, who argued that the bill was not a measure of reform, but a measure of intimidation, and that the Government were of opinion that such influence ought not to be exerted on voters; that the ballot did that which was entirely consistent with the rights and practice of the people in this country; and that, while the Government were of opinion that the evils it would cure were positive

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comments. His bill, he said, was not understood because that courtesy was not extended to it, though a measure of justice, which other bills not half so important had received. The motion was seconded by Sir C. Douglas who argued that improper influence was the bane of elections; that such influence ought not to be exercised upon voters; that the ballot did that which was entirely in accordance with the feelings and practice of the people of this country; and that, while the arguments against it were fanciful, the evils it would cure were positive and



**DIARY.**

**LAW.**

**SUPREME COURT. — WEDNESDAY.**  
**SITTINGS IN BANCO.**  
**BEFORE THE Chief Justice and Mr. Justice Milford.**  
**CARRUTHERS v. N. N.**

This was a motion for new trial in an action for trespass against a station, wherein the plaintiff had succeeded. The Court had already decided in relation to the motion that evidence had been improperly admitted to the exhibition of a plan in the case. The Court was persuaded, inasmuch as this would serve the defendant to show that plaintiff could not prove he had a right to possess, while the Court was not in this form of action was *actual* possession only. The Court remained to be determined were, whether this evidence must so have affected the verdict as to render the grant of a new trial imperative, and the Court

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the assistance of Mr. Justice Gwynne, and by which they had secured the acquittal of the accused. The opinion of Mr. Justice Milford and himself, that the evidence was not sufficient to have been properly submitted, was evidence in like manner, and was not to be taken into consideration by the jury. The judges had no right to interfere with their verdict. The judges had no right to interfere with the verdict as to the rest of the evidence, which they were ready to deliver, without hearing argument. The judges had no right to interfere with the verdict, however, which had to be first determined. The question was, whether the grant of a new trial must necessarily follow the finding of the particular pieces of evidence already mentioned had been improper. The judges had no right to say that the Court might not sustain the verdict if, upon a consideration of the whole of it, they should be of opinion that there was sufficient evidence in its favor of the guilt of the plaintiff. It was desirable that the verdict should be laid down at this case, the rule should be laid down, that if there was evidence, did or did not, and the verdict should be laid down, imperative, unless the Court could see "beyond all doubt" that such evidence could have had "no possible effect."

down by the Court on this point in *Torne v. Torne*, and the rule was applied to the case at hand. The Court found that the action against undersubscribers was maintainable. If it was found that this stringent rule was to be applied to the undersubscribers, it might be desirable to refer the matter to the Legislature to regulate this matter by law, inasmuch as in these protected agencies action is taken by the Legislature, and the Legislature is not to be improperly assailed, on one side or on the other, and the Legislature is not to be assailed by the courts, and the rule might be obtained to a ruinous extent.

If a argument was then proceeded with, but had not terminated when the Court rose.

**IN EQUITY.**

Before the Primary Judge.

JOHAN V. HART.

The decision of the Privy Council reversing that of the Court here on the above case, having been registered at an earlier date than the day, upon the motion of Sir William Manning, Q.C.

Mary and Elizabeth Hart, who had been attached for discovery on an inquiry into alleged committing waste, appeared before the Court on the 12th inst. and were sworn.

ance and contempt of Court was that, notwithstanding an injunction to Hand and his wife, Mary, and their servants, to abstain from molesting the said Mary, and from forming the subject matter of the suit, Mr. Hand and his wife, and their servants, had unroofed the houses, pulled up fences, &c., and given good cause of abuse.

Mr. Gordon having moved for the committal of these persons,

Mr. Milford submitted an affidavit from the elder of the two sons, that he had erred through ignorance of what the injunction meant, being hurried into it by his father, and having no one to explain it to her; that she was sixty years of age, in bad health, and likely to suffer from confinement, and that she was a pious and virtuous woman. It was seen, that there had been error through ignorance, and so without contempt. A readiness to pay the costs of this application was also offered.

Ultimately it was decided that the warrant for committal must go, and that Mr. Milford must apply for his discharge within a position to pay the costs and purge themselves of the charge. The question as to whether the costs were to be given to the other side. The question as to whether

**INSOLVENCY COURT.**  
WEDNESDAY.  
**Beyond the Chief Commissioner.**

In the estate of James A. Fortu, a third meeting. Fourteen were proved, and another was admitted as a claim only until further proof be returned to-morrow. Amounts offered by creditors came from the assignee for a total equal to Ya. 66. In the 5 and on all debts proved and not equal, to be made in cash (over and above the expenses) within six months from this date. The offer was accepted, on condition that if the amounts be not paid by the time named, the official assignee shall then proceed to realize the assets.

In the estate of Elizabeth Loring, a third meeting. Completed under of \$208 instant.

In the estate of Eaton and George, a second meeting. Five debts were proved, and the third meeting was directed to take place on Friday next.

In the estate of Sarah Weddell, a postponed third meeting. One debt was proved.

In the estate of John M. Picking, a first meeting. Nothing done. Involunt attended but no creditors.

In the estate of William Martin, an adjourned examination. The mortgage was not paid. John Johnson in reference to a mortgage over certain property at Woodlawn, and so it appeared necessary to produce the mortgage, the meeting was for that purpose adjourned until Friday.

In the estate of John M. Wright, a second meeting. Two debts were proved.

In the estate of Henry Hyndes, a second meeting. Nothing done.

STURGEON.

James Wilkinson, of Bourke-street, Sydney, tailor. Licenses, £39 5s. Assets: value of personal property, £1210; of real property, £1000. Debts, £1616. Paid, £222 15s. Mr. Mackenzie, official assignee.

MEETINGS OF CREDITORS—TO-DAY.

John Jones, bankrupt. A first meeting. Nothing done. William Walsh, special for proof of debts, quarter before 11.

John W. Hunter, adjourned third, 11.

John W. Hunter, adjourned fourth, 11.

Peter Coleman, single, half-past ten.  
 William Coleman, single, half-past ten.  
 Friday, 14.—James Butcher, adjourned second. 11. William  
 Arthur, adjourned examination. 11. Arthur H. Mesericht  
 adjourned second. 2.

**METROPOLITAN DISTRICT COURT.**  
 BEFORE A. Cheek, Esq., Judge.

THOMAS C. STOWARD.  
 The plaintiff is the proprietor of the Paddington  
 Omnibus Volunteer, No. 24, and the defendant is the  
 registered owner of the same, and is the defendant in the  
 action now pending in the County Court, in which the  
 plaintiff claims damages for the negligence of defendant's  
 driver in driving against the plaintiff's bus, on the 4th  
 of April last. Plaintiff was proceeding to Paddington, about  
 10 o'clock, on the morning of that day, and when near the  
 junction of the road from the Strand Street, a passenger seated beside him  
 called his attention to the defendant's bus coming in an  
 opposite direction, upon which he immediately turned round  
 to avoid collision. As he was doing so, he was in safety, con-  
 sidering which, his bus was struck, the shafts and  
 harness broken, and his horse injured. For the defence,

where plaintiff was in the middle of the road and ran against the other bus; he, the witness, being 150 pounds of weight at the time. Verdict for plaintiff, \$10. Mr. Milford for the defendant.

**MUNICIPALITY OF WAVERLEY V. MURRIE.**

This was an action brought to recover \$40 1/2 lbs., being the value of a horse killed by a street car on the above-named land of the defendant, situated in the town of the municipality. At the time the assessment was made the defendant was absent from the town. Mr. Milford, the plaintiff, was called in evidence by Mr. Murrie. After his return, to the colony some proposal was made by him for the settlement of the matter, which was not acceded to. The testimony of the witness was that the horse was killed on the ground—first, that by the Municipality. A particular mode of recovery was provided for, which did not appear to have been adopted by the defendant. It was suggested that the defendant lie in support of this position. The witness was cited to show that an action could not be maintained for recovery of a horse killed by a street car, and that the defendant was not liable for recovering the same. The case was dismissed, and the defendant was ordered to pay the costs of the action.

that if the action would lie the present one must, **But**, inasmuch as the service of the notices to Mr. Martin was not made in due time, the court held that the action would not lie. After hearing the plaintiff's counsel in opposition, the Judge said he had great doubts whether the action could be maintained, and he should therefore reserve the case for the next term. **H. G. Beck,** appeared for Mr. Spain, for plaintiff; **Mr. George,** for defendant.

**MATTHEW S. GILMAN,**  
 Plaintiff sought to recover the sum, amount of defend ant's 10 U. O, in favour of Peritt, who endorsed it on one, Barton, and he being indebted to plaintiff, had endorsed to him without recourse. The Judge gave judgment for the plaintiff, on the ground that the money was payable to order or bearer, was negotiable, and that her proper course would be to sue, upon the original consideration, the party in from whom she received it.

**HUMPHRY V. WILLIAMS.**  
 The parties are carriers, carrying O. A. their business in King-street, near the Supreme Court. The plaintiff stated









**THURSDAY'S General Sale**

THURSDAY'S General Sale.

**CHARLES MARTYN** will sell by auction, at the Bazaar, **THIS DAY,** lock,

large variety of saddle and harness horses, grey, grey dogarria, springcars, drays, trucks, harness, saddles, &c.

**Kilmas Horae.**

**AT and CO.** are instructed by **Mr. Neal Sharp** to sell by auction, at their Bazaar, **FRIDAY, at 11 o'clock,** a fine class young horses, of his usual stamp. Their particulars in to-morrow's advertisement.

*Lady's Hackney.*

**AT and CO.** are instructed to sell by auction, at their Bazaar, **TO-MORROW, FRIDAY, at 1 o'clock,** a handsome chestnut horse, thoroughly quiet, and perfectly broken to carry a lady, and accustomed to work.

with in consequence of not having sufficient work

**First-class Cob.**

property of a Gentleman leaving for Queensland,

**AT and CO.** are instructed to sell by auction, at their Bazaar, **TO-MORROW, FRIDAY, at 1 o'clock,** a stout cob, a thorough hack, and up to weight; also thoroughly broken to harness, and been accustomed to be driven in a four-wheel vehicle.

Now on view.

**Clearing-out Sale.—Dissolution of Partnership.**  
Carpets, Paperhangings, Household Furniture, and  
Sundries.

**ADRAIN** has received instructions from  
Messrs. Wright, Brothers, corner of Pitt and  
streets, to sell by auction, on **FRIDAY, 16th**  
**11 o'clock**,  
a fine stock of oils, colours, paperhangings, window  
papers, varnishes, ladders, trunks, household furni-  
ture, and sundries too numerous to mention.

In the Insolvent Estate of Mr. G. J. Cronin,  
in order of F. W. Perry, Esq., official assignee.

**Dissolving Views Apparatus.**

**DERICK BRADY** will sell by public  
auction, at his Rooms, Pitt-street, on **FRIDAY**  
**16th instant**, at **12 o'clock** precisely,  
magnificent apparatus, fitted with 3 sets lenses and  
extensive apparatus, the largest and best in the  
kingdom and at various times has exhibited to a dis-  
tinguished and delighted audience.

Under **12 o'clock FRIDAY**, prompt.

The Invaluable Estate of Mr. G. J. Cronch.  
Perker & W. V. Fry, Esq., Official Assignees,  
Civil and Experimental Chemists, Students, Private  
Inventors, and others, seeking scientific knowledge.  
Philosophical Apparatus, consisting of—  
Aeroid Engines, Microscopes, Physico-chem., &c.;  
Agric. Lantern, Chemicals, and sundries.

**DERICK BRADLY** will sell by public  
sale, at his Rooms, on FRIDAY next, the 14th  
at 10 o'clock precisely,  
the whole of the philosophical apparatus, &c., in the  
estate constituting—  
Smee's battery, in porcelain trough  
model locomotive engine and tramway, one-  
sixteeth oscillating, 1 stationary engine  
Smee's battery, in wood tray  
Four electrical machines and apparatus  
De-Barre air-pumps, &c.  
Several assay balances in glass cases  
One model electrical telegraph  
One microscope and physico-chem., as exhibited  
by the Royal Polytechnic, London  
Two magnetic machines  
One large 2-foot plate electrical machine and electrical  
apparatus  
Foucault's gyroscope, optical apparatus, Society of  
Electric microscopes, electro-depositing apparatus, and  
other instruments.

Terms, cash.

Freehold Property.  
*Civil and Experimental Chemists, Students, Private*

HAVE BRADLEY'S, Washington.  
 Title unencumbered.  
 and Faithfully-built Cottage, on Allotment  
 of embracing 309 feet frontage to Underwood-  
 street by 176 feet to the Point Piper Road.  
 WEDNESDAY, 19th June, at 11 o'clock.  
 at the Inaugural Estate of Mr. G. J. Cronch.  
 order of F. W. Perry, Esq., official auctioneer.  
**DERECK BRADLY** has been favoured  
 with instructions to sell by public auction, at  
 No. 110, Pitt-street, on **WEDNESDAY** next, at 11  
 o'clock, precisely, the following  
 ALLOTMENT OF LAND, at the

—An excellent well-finished, and suitably-built COTTAGE, with wood and under-water resembling one, and featuring a picturesque retreat. The cottage, with house of new adjoining, contains all the modern conveniences, and is fitted with elegant and costly appointments and stones; also, kitchen and necessary, both with modern and comfortable. The cottage, laboratory, &c. A most valuable add to the frontage, while a pretty balcony adorns the station, where a delightful view of the harbour can be obtained. In addition, the cottage is fitted with a well of pure water, and an excellent tank connected with the well, for recovering the water from the roof. In fact, the

plete with every convenience, and nothing left to render it the most snug establishment out of the city.

on same allotment.—An excellent lot of cottage, finished and built same as No. 1, having four rooms, with veranda, kitchen, and servant's room.

**Lease of Padlock, 99 years.**

At Point Piper Road, Paddington.

the Inherent Estate of Mr. G. J. Crouch.

order of F. W. Perry, Esq., official assignee.

**DERRICK BRADLY** will sell by public auction, at his Rooms, Pitt-street, on WEDNESDAY next, at 12 o'clock, the following

landmark in the lands of redrock.

old Furniture, Pianoforte, choice Oil Paintings and Engravings, Plats, &c.

**MRSS. R. ALEXANDER MOORE** and  
**CO.** have received instructions from Mr. A. to sell, on the premises, Auction Room, Finsbury-lane, at 12 o'clock, on **THURSDAY, June 13th**, at 11 o'clock, **whole of the furniture, pianoforte, oil paintings and engravings, stock-in-trade, &c.**, comprising **living-room furniture, American ditto, in mahogany, rosewood, and cedar, good and substantial, and in first-rate condition; state bedsteads, iron bedsteads, horsehair mattresses, button beds and**

wood cottage pianoforte  
 -agency ditto ditto  
 And stock-in-trade, viz.  
 y, gin, ales, wines, &c.  
 very choice oil paintings and engravings, and  
 sundries too numerous to particularize.

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Clothing, Boots, Watches, and Sundries.

**ALEXANDER MOORE and CO.** will sell  
 by auction, at the Mart, Labour Bazaar, Pitt-  
 -head, on **THURSDAY**, at 11 o'clock,

Quantity of new and second-hand clothing  
and boys' boots  
and silver watches and jewellery  
guns, revolvers, &c.  
Terms, cash.

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Great Clearance Sale.  
To dispose several consignments, prior to 30th June.

Important to Contractors, Builders, Carpenters,  
Shipbuilders to the Queensland Ports, and others.

Colonial Hardwood  
Sodas, in boards  
Doors, Sashes  
T. and G. Boards

Shelving  
Clear Pine, &c., &c.

WEDNESDAY AFTERNOON, 19th June.

Important Unreserved Sale.  
Preliminary Notice.

E. THRELKELD and CO. have been  
instructed to hold a clearance sale (to close  
commitments prior to the end of this month), at the  
High-street Mills, on WEDNESDAY, 19th June, at  
2.

Best colonial hardwood  
3 feet cedar boards, assorted thickness and width

ial-made doors  
 ditto sashes  
 parcels of damaged timber, comprising  
 4 g. flooring boards  
 ing  
 pine, &c.  
 Detailed particulars will appear in Saturday's issue.  
 Terms at sale.

/nla.news-page148529



## SALES BY AUCTION.

TO-MORROW, JUNE 14TH.

## IMPORTANT SALE.

CITY, SUBURBAN, AND COUNTRY PROPERTIES.  
At the Rooms, Pitt-street, at 11 o'clock half-past 11 o'clock precisely.

WOOLLOOMOOLOO BAY.—Two stone-built houses, in Alland-street, the property of Mr. Longman.

BALMAIN.—Stone-built cottage, in Pearson-street, the residence of Lieutenant Alexander.

UPPER PADDINGTON.—Weatherboard cottage, Spier-street, near the Independent Church.

BOTANY.—22 acres of the celebrated swamp land, near Sully's and the Sir Joseph Banks Hotel. By order of the official assignee.

PARRAMATTA ROAD.—The Newington Inn, near Parramatta. Without reserve, by order of the mortgagee.

ST. LEONARD'S NORTH SHORE.—Two half-acre allotments, in Alland-street.

MANLY COVE.—Mortgage of 11½ acres, near the Manly Beach pier.

MULGOA.—2030 acres, part of the Luddenham Estate, on the Nepean River, near Parramatta.

QUEENSLAND.—Four valuable allotments, in the town of Gladstone, and 41 acres, Calliope River, near the same town.

## RICHARDSON AND WRENCH.

## POSITIVE SALE.

Four valuable allotments in the TOWN OF GLADSTONE.

Also, two small farms on the Laidlaw Creek, Calliope River, near Gladstone, containing severally 19½ and 21½ acres.

TOWN OF ST. LEONARD'S NORTH SHORE. Two half-acre Lots in Alland-street.

PARISH OF MANLY COVE. MORTGAGE of 11 acres 2 rods and 25 perches of land, a few minutes' walk from the Manly Beach Pier.

RICHARDSON AND WRENCH will sell by public auction, at the Rooms, Pitt-street, on FRIDAY, 14th June, at 11 o'clock.

The following valuable freehold properties:—

TOWN OF GLADSTONE. Lots 15, 16, 17, and 18 of section 41, each containing 1 rod, in the town, and two Farms, containing severally 19½ and 21½ acres in the Laidlaw Creek, Calliope River, near Gladstone.

TOWN OF ST. LEONARD'S NORTH SHORE. Lots 16 and 17, section 20, each containing 2 rods, fronting Alland-street.

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The following valuable freehold properties:—

TOWN OF GLADSTONE. Lots 15, 16, 17, and 18 of section 41, each containing 1 rod, in the town, and two Farms, containing severally 19½ and 21½ acres in the Laidlaw Creek, Calliope River, near Gladstone.

TOWN OF ST. LEONARD'S NORTH SHORE. Lots 16 and 17, section 20, each containing 2 rods, fronting Alland-street.

PARISH OF MANLY COVE. MORTGAGE of 11 acres 2 rods and 25 perches of land, a few minutes' walk from the Manly Beach Pier.

## WOOLLOOMOOLOO BAY.

For Sale, without reserve.

TWO CUT-STORY BUTT HOUSES, in Alland-street, between DOWLING and FORBES streets.

RICHARDSON AND WRENCH have received instructions to sell by public auction, at the Rooms, Pitt-street, on FRIDAY, 14th June, at 11 o'clock.

Two substantially-erected two-story houses, built of stone throughout, situated in ALLAND-STREET, containing each 4 rooms, with yard, water laid on, &c. at the rear; occupying an allotment of land here about 24½ feet frontage to the above street.

These houses are well finished and strongly built, and from their situation, are never without tenants. They now reside, at very reduced rentals, £56 12s. per annum.

The above property can be well recommended as a sure investment, as it must become considerably enhanced in value from the improvements now taking place in Woolloomooloo Bay. Special attention is directed to the sale, as the instructions are positive to dispose of it to the highest bidder on the date mentioned.

Plan on view at the Rooms.

Terms, liberal.

ST. LEONARD'S NORTH SHORE.

Handsome stone-built Cottage, in Berry-street, beautifully situated, overlooking the Nepean Bay and the Harbour; a few minutes' walk from the Steam Ferry.

RICHARDSON AND WRENCH have received instructions from Mr. THOMAS MUSGRAVE, to sell by public auction, at the Rooms, Pitt-street, on FRIDAY, 14th June, at 11 o'clock.

A recently-erected stone-built cottage residence, with slate roof, containing spacious verandah 7 feet wide on two sides, hall, 4 rooms, and store-room, occupying a block of land fronting Berry-street, containing an area of half an acre, being Lot 6 of Section 6 of the TOWN OF ST. LEONARD'S NORTH SHORE.

This is a superior and very desirable suburban freehold, situated on the heights of St. Leonard's, a very short distance from the city.

The house was built by the present proprietor for his own residence, and no expense has been spared in completing it in a first-class manner; the rooms are lofty and remarkably well finished, the two principal ones being fitted with massive marble mantelpieces, corniced ceilings, &c. The site is elevated and commands beautiful extensive views of Sydney, the harbour, and surrounding country.

There is a never-failing supply of water from a spring at the foot of the land.

Persons in search of a delightfully-situated residence in this favourite locality are invited to inspect the above prior to the day of sale. Cards to view can be obtained at the Rooms.

TITLE—Grant from the Crown to the present proprietor.

Terms at sale.

On THURSDAY, June 13th, at 11 o'clock.

Fig Tree Cottage, Kent-street, between Bathurst and Liverpool streets.

Elegant and Substantial Household Furniture, Brilliant Toned Pianoforte, &c.

MR. WALTER BRADLEY has been favoured with instructions from Mr. J. McKeloh (who intends leaving for Queensland), to sell by auction, at his residence, THIS DAY, June 13th, at 11 o'clock.

The whole of his valuable household furniture and effects, including—

DRAWING ROOM. Drawing room suite, consisting of six chairs, one easy chair, one Victoria chair and couch.

Brilliant toned cottage pianoforte, 6½ octaves, Rosewood top and side table.

Parlour glass, mirror, and ornaments, and whatnots.

Large Brussels carpet, damask window hangings and cornice piece, valuable silverware, &c.

CHINA, GLASS, PLATED WARE, &c.

China tea service.

Ironstone china dinner service.

Cut decanters, wine glasses and tumblers.

Glass dishes, water bottles, &c.

Tall candlesticks, bed-room set, &c. (best plate).

Spoons, forks, and knives, R. P. Cake baskets, knife-sets, &c.

DINING ROOM. Large dining table, with glass and silver.

12 ornamental chairs, and one easy chair.

Very elegant and massive English-made sideboard (suitable for the latest dining room in the colony).

Spanish mahogany chiffoniers and dumb waiter.

Bookcase and chimney.

Cornish clock, under shade.

Valuable engravings, modern lamp.

Damask window hangings, oilcloth, &c.

Large English-made wardrobe.

Colonial made ditto.

Chests drawers, washstands.

Brass bedstead, with glass and silver.

Iron bedstead, and bedding.

Towel-horn, carpets, paintings, &c.

KITCHEN. Large dining table, with glass and silver.

12 ornamental chairs, and one easy chair.

Very elegant and massive English-made sideboard (suitable for the latest dining room in the colony).

Spanish mahogany chiffoniers and dumb waiter.

Bookcase and chimney.

Cornish clock, under shade.

Valuable engravings, modern lamp.

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Iron bedstead, and bedding.

Towel-horn, carpets, paintings, &c.

KITCHEN. Large dining table, with glass and silver.

## On SATURDAY, June 15th, at half-past 10 o'clock.

At the Old Bank of Australasia.

Household Furniture.

Iron Bedsteads, and Bedding.  
Large Wardrobe.  
Bookcase and Bookshelves.  
Chiffoniers and Sideboard.  
Double Gun and Case.  
Drawing-room Suite, in Rosewood.  
Cottage Pianoforte, and Reed.  
Half-seated Chairs and Couch.  
Riches Dresser, and Culinary Utensils; also,  
Some valuable Books and Ornaments.

The property of a gentleman going to India.

MR. WALTER BRADLEY has been favoured with instructions from Mr. John Bradley, to sell by auction, at his Rooms, 230, George-street, on SATURDAY, June 15th, at half-past 10 o'clock.

The above.

Terms, cash.

On SATURDAY, June 15th, at 1 o'clock.

To Rabbit Fanciers, Canary Breeders, and others.

Double-hopped Fairy Rabbits.  
Canaries, in full song.  
Blackbirds, English song Thrushes.  
Parrots, Budgerigars, Doves.  
Pigeons, Poultry, Breeding Cages.  
Store Cages, &c. &c.

MR. WALTER BRADLEY has been favoured with instructions from Mr. John Bradley, to sell by auction, at his Rooms, 230, George-street, on SATURDAY, June 15th, at 1 o'clock.

The whole of his valuable stock of imported prime rabbits, parrots, canaries, blackbirds, song thrushes, cages, &c., in consequence of his not having time to attend to so large a stock property.

Terms, cash.

To Grocers, Storekeepers, and others.

FRIDAY, June 14th.

MR. CHARLES TEAKLE will sell by auction, at his Rooms, Wynyard-street, on FRIDAY, June 14th, at 11 o'clock.

Involved of oilmen's stores, comprising—

Whylow's pickles, Volckman's and Moir's jams.  
Jellies, macaroni, vermicelli, anchovies.  
Valencia raisins, North Wales cheese, &c. &c.

No reserve. Terms at sale.

Particulars in to-morrow's issue.

90 Trunks Boots and Shoes.

MONDAY, June 17th.

To Boot and Shoemakers, Country Buyers, and others.

MR. CHARLES TEAKLE has been instructed to sell by auction, at his Rooms, Wynyard-street, on MONDAY, June 17th, at 11 o'clock.

90 trunks boots and shoes, all reasonable goods, comprising—

Men's, women's, and children's goods, in great variety: goloshes, slippers, &c.

General Drapery, Manchester Goods, Slops, &c.

Ex. Corriemullock, Hollinhead, &c.

To Warehousemen, Drapers, Storekeepers, and the Trade.

On THURSDAY, 12th.

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